ORP DET ORD (08/06)

## 1. THE UNITED STATES DISTRICT CO. . ſ

## FOR THE DISTRICT OF OREGON

UNITED STATES OF AMERICA, Plaintiff,	CR _11-385-01 HZ
v.	ORDER OF DETENTION AFTER
Rashad Sanders  Defendant(s)	HEARING (18 USC § 3142(i))
✓ serious risk defendant will flee:  ☐ serious risk defendant will obstruct or attempt juror or attempt to do so,  ☐ Upon consideration by the court <i>sua sponte</i> involving a:  ☐ serious risk defendant will flee:	mmunity for cases involving crimes described in 18 USC § 3142(f)(1) to obstruct justice, or threaten, injure, or intimidate a prospective witness or to obstruct justice, or threaten, injure, or intimidate a prospective witness or
Having considered the nature and circumstances of the offer characteristics of the defendant, and the nature and seriousn the defendant's release, the court finds that:	nse charged, the weight of evidence against the defendant, the history and less of the danger to any person and to the community that would be posed by
☐ The offense charged creates a rebuttable presumption in a safety of the community.	18 USC § 3142(e) that no combination of conditions will reasonably assure the
□ Deportation(s) □ Prior fa    Multiple or false identifiers □ Mental  Aliases	ody/serving sentence Inding warrant(s) Inding warrant(s) Unknown family/employment/community ties Unstable/ no residence available Information unverified/unverifiable  Clated offense Including alcohol/alcohol related offense
★ Nature of offense     ★ Arrest behavior     □ Possession of weapon(s)     ★ Violent behavior	oly assure the safety of other persons and the community due to:  □ Prior supervision failures  □ Substance use/abuse  □ Mental health issues  □ Alleged offense involves child pornography on the internet elated offense □ including alcohol/alcohol related offense gillicit drug use □ including alcohol abuse
$\hfill\Box$ Defendant has not rebutted by sufficient evidence to the	contrary the presumption provided in 18 USC § 3142(e).
far as practicable, from persons awaiting 3. Defendant shall be afforded a reasonabl 4. The superintendent of the corrections fa	of the Attorney General for confinement in a corrections facility separated, as g or serving sentences or being held in custody pending appeal; the opportunity for private consultation with his counsel; acility in which defendant is confined shall make the defendant available to the of appearance in connection with any court proceeding.
DATED: 1/4/2011	Dunislames Hulkel

United States Magistrate Judge